EXHIBIT A

OSBORN		
MALEDON		
A PROFESSIONAL ASSOCIATION ATTORNEYS AT LAW	William J. Maledon, Atty. No. 003670 Dawn L. Dauphine, Atty. No. 010833	
2	OSBORN MALEDON, P.A.	
3	2929 North Central Avenue, Suite 2100 Phoenix, Arizona 85012-2794	
The Phoenix Plaza 21st Floor 2929 North Central Avenue 2529 North Central Avenue 2529 North Central Avenue	Telephone: (602) 640-9000 Facsimile: (602) 640-9050	
Phoenix, Arizona 85012-2794	wmaledon@omlaw.com	
Telephone 602.640.9000 5 Facsimile 602.640.9050	ddauphine@omlaw.com	
6	D. Scott Wise	
7	Kimberley D. Harris DAVIS POLK & WARDWELL	
8	450 Lexington Avenue New York, New York 10017	
0	Telephone: (212) 450-4000	
9	Facsimile: (212) 450-3800 d.wise@dpw.com	
10	kharris@dpw.com	
11	Attorneys for Defendants AstraZeneca Pharm	naceuticals LP and Zeneca Inc.
12		
13	IN THE UNITED STATES I	DISTRICT COURT
14	FOR THE DISTRICT C	OF ARIZONA
15		
16	The State of Arizona ex. rel. Terry Goddard,)
17	Plaintiff,) CASE NO
18	VS.) NOTICE OF REMOVAL
19	Abbott Laboratories; Amgen Inc.; Apothecon, Inc.; AstraZeneca, PLC; AstraZeneca U.S.;	ý)
20	AstraZeneca Pharmaceuticals L.P.; Aventis Pharmaceuticals, Inc.; Aventis Behring	Ó
21	L.L.C.; B. Braun Medical Inc.; Baxter International Inc.; Baxter Healthcare) }
22	Corporation; Bayer Corporation; Bedford)
23	Laboratories; Ben Venue Laboratories, Inc.; Boehringer Ingelheim Pharmaceuticals, Inc.; Biogen Idec U.S.; Bristol-Myers Squibb Co.;) }
24	Centocor, Inc.; Dey, Inc.; Fujisawa Healthcare, Inc.; Fujisawa USA, Inc.; Gensia	<u> </u>
25	Inc.; Gensia Sicor Pharmaceuticals, Inc.; Glaxosmithkline, P.L.C.; Glaxowellcome,))
26	Inc.; Hoechst Marion Roussel, Inc.; Immunex	ý

```
Corporation: Janssen Pharmaceutica
1
    Products, L.P.; Johnson & Johnson; McNeil-
    PPC, Inc.; Merck & Co., Inc.; Oncology
2
    Therapeutics Network Corp.; Ortho Biotech;
    Pharmacia Corporation;
3
    Pharmacia & Upjohn, Inc.; Rhone-Poulenc
    Rorer, S.A.; Roxanne Laboratories, Inc.;
4
    Schering-Plough Corporation; Sicor, Inc.;
5
    Smithkline Beecham Corporation; TAP
    Pharmaceutical Products, Inc.; Warrick
6
    Pharmaceuticals Corporation; Watson
    Pharmaceuticals, Inc.; Zeneca, Inc. AND
7
    DOES 1 THROUGH 100; DOES 101-125;
    DOES 126-150 AN DOES 151-200
8
                       Defendants.
9
```

Pursuant to 28 U.S.C. § 1441 et seq., all Defendants hereby notice removal of this civil action from the Superior Court of the State of Arizona in and for the County of Maricopa, to the United States District Court for the District of Arizona. This Court has removal jurisdiction because this is a civil action "of which the district courts have original jurisdiction" and an action "founded on a claim or right arising under . . . the laws of the United States." 28 U.S.C. § 1441(a) - (b); see 28 U.S.C. § 1331. In particular, federal question jurisdiction exists because the State of Arizona's claim to recover Medicare Part B co-payments raises a substantial federal question in that it requires the resolution of issues of federal law relating to the federal Medicare program. See Grable & Sons Metal Prods., Inc. v. Darue Engineering & Manufacturing, 545 U.S. ______, 125 S. Ct. 2363 (June 13, 2005); Franchise Tax Bd. v. Constr. Laborers Vacation Trust, 463 U.S. 1, 9, 28 (1983); cf. State of Montana v. Abbott Labs., Inc., 266 F. Supp. 2d 250, 255-56 (D. Mass. 2003).

In further support of this Notice, Defendants allege:

1. On or about December 6, 2005, the State of Arizona filed the civil action captioned *The State of Arizona ex rel. Terry Goddard v. Abbott Laboratories*,

26

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

et al., CV2005-018711, in the Superior Court of the State of Arizona in and for the County of Maricopa.

- 2. Pursuant to 28 U.S.C. § 1446(a), attached hereto as Exhibit A is a true and correct copy of all substantive records and proceedings from the state court.
- 3. Pursuant to 28 U.S.C. § 1446(d), Defendants shall file a copy of this Notice of Removal with the Clerk of the Superior Court of the State of Arizona in and for the County of Maricopa, and serve Plaintiff and all other parties with this Notice of Removal promptly after the filing of this Notice.

I. THE STATE OF ARIZONA ACTION

- 4. This case is virtually identical to numerous cases that have been transferred from district courts throughout the country and consolidated in a Multidistrict Litigation ("MDL") proceeding, *In re Pharmaceutical Industry Average Wholesale Price Litigation*, MDL No. 1456 (the "AWP MDL"), which is currently pending before the Honorable Patti B. Saris in the United States District Court for the District of Massachusetts.
- 5. Like this case, many of the cases now pending in the AWP MDL were originally filed in state courts before removal to federal court and transfer to the AWP MDL. The AWP MDL currently includes similar actions brought by the States of Montana, Nevada, Kentucky, Illinois, and New York. Defendants will shortly notify the Judicial Panel on Multidistrict Litigation that this action is closely related to those pending before Judge Saris in the AWP MDL and thus should be treated as a "tagalong action" within the meaning of the Rules of the Judicial Panel on Multidistrict Litigation.
- 6. The two-count Complaint alleges claims against dozens of pharmaceutical manufacturers. It alleges, in part, that each Defendant pharmaceutical

- 3 **-** 1138199

23

24

25

26

manufacturer caused persons and entities in the State of Arizona, including private individuals, third-party payors and the Arizona Health Care Cost Containment System (the "Arizona Medicaid Program"), to overpay for that company's pharmaceutical products by reporting inflated average wholesale price ("AWP") and other pricing information, which allegedly serves as a basis for payments by such persons and entities and reimbursement rates by the Arizona Medicaid Program for prescription pharmaceuticals. Cmplt. ¶¶ 1-16.

- Although the State of Arizona is the named plaintiff in this action, the 7. State specifically purports to prosecute this action on behalf of its citizens and Arizona entities who allegedly have paid inflated prices for prescription pharmaceuticals covered by Medicare. Cmplt. ¶¶ 9-13. The State alleges that by reporting allegedly inflated AWP pricing information, Defendants have caused Medicare Part B beneficiaries in Arizona to make inflated Medicare Part B copayments for Defendants' prescription pharmaceuticals, because, until recently, Medicare co-payments for prescription pharmaceuticals covered under Part B were based upon published AWPs. Cmplt. ¶¶ 9-10, 133-155; see also 42 U.S.C. §§ 13951(a), 1395u(o). The State also alleges that by reporting allegedly inflated AWP pricing information, Defendants have caused overpayment for physician-administered pharmaceuticals outside of the Medicare Part B context as well as self-administered pharmaceuticals for which AWP is used as a benchmark. Cmplt. ¶ 11-13, 156-174. The State seeks to recover the amounts allegedly overpaid for increased pharmaceutical costs, including Medicare Part B co-payments. Cmplt. ¶¶ 18-21.
- 8. The Complaint purports to allege claims under the Unlawful Practices
 Section of the Arizona Consumer Fraud Act and provisions of the Arizona
 Racketeering Statute. The Plaintiff seeks various legal and equitable remedies.

- 4 **-** 1138199

1 2

II. REMOVAL BASED ON FEDERAL QUESTION JURISDICTION

9. This Court has original jurisdiction over this action under 28 U.S.C. § 1331 because it arises under the laws of the United States. Specifically, federal question jurisdiction exists because the State of Arizona's claim to recover Medicare Part B co-payments on behalf of Arizona Medicare Part B beneficiaries raises a substantial federal question in that it requires the resolution of issues of federal law relating to the federal Medicare program, namely the meaning of AWP in the federal Medicare statute and regulations. *See Grable & Sons Metal Prods., Inc. v. Darue Engineering & Manufacturing*, 545 U.S. ______, 125 S. Ct. 2363, 2368 (June 13, 2005) (removal jurisdiction exists where the meaning of a federal statute is an essential element of a state law claim); *Franchise Tax Bd. v. Constr. Laborers Vacation Trust*, 463 U.S. 1, 9, 28 (1983); *cf State of Montana v. Abbott Labs., Inc.*, 266 F. Supp. 2d 250, 255-56 (D. Mass. 2003).

10. The state law claims asserted by the State relating to Medicare Part B co-payments necessarily depend on an interpretation of the federal statute and regulations governing Medicare Part B reimbursement, which until recently pegged such reimbursement (and the corresponding 20% co-payment) to a pharmaceutical's AWP. Indeed, as Judge Saris has already ruled, a plaintiff in an AWP action cannot recover on its state law claims relating to Medicare Part B co-payments unless it proves its fundamental assertion that the AWP was "inflated" as the term AWP has been interpreted under the federal Medicare reimbursement statute and regulations. See State of Montana v. Abbott Laboratories, Inc., 266 F. Supp. 2d 250, 255-56 (D. Mass. 2003) (holding that an essential element of the State of Minnesota's claims relating to Medicare Part B co-payments "is proof of a discrepancy between the

- 5 - 1138199

1 AWPs reported by [defendant] and the meaning of AWP under the Medicare 2 statute."). 3 This Court has supplemental jurisdiction over Plaintiff's non-federal 11. 4 claims pursuant to 28 U.S.C. § 1367. 5 **CONSENT TO REMOVAL** III. 6 All Defendants consent to and have joined in this Notice of Removal. 12. 7 No Defendant waives any defense to the Complaint, including but not 13. 8 limited to lack of service, improper service or lack of personal jurisdiction. 9 IV. REMOVAL IS TIMELY 10 Removal of this case is timely. The Complaint was not served on any 14. 11 Defendant before December 8, 2005. This Notice of Removal is filed on January 5, 12 2006, within thirty days of December 8, 2005. See 28 U.S.C. § 1446(b). 13 WHEREFORE, Defendants notice the removal of this case to the United 14 States District Court for the District of Arizona pursuant to 28 U.S.C. §§ 1331 & 1441 15 et seq. 16 RESPECTFULLY SUBMITTED this 5th day of January, 2006, 17 18 19 William J. Maledon Dawn L. Dauphine 20 OSBORN MÂLEDON, P.A. 2929 North Central Avenue 21 **Suite 2100** Phoenix, Arizona 85012 22 Attorneys for Defendants AstraZeneca Pharmaceuticals LP 23 And Zeneca Inc. 1 24 The Complaint also names AstraZeneca U.S. and AstraZeneca PLC as separate defendants. AstraZeneca U.S. does not exist as an entity and has not been served. 25 AstraZeneca PLC is a public limited holding company organized under the laws of 26 England and Wales, must be served under the Hague Convention, has not been so

- 6 - 1138199

1 2 s/William J. Maledon William J. Maledon 3 4 Of Counsel for These Defendants: 5 D. Scott Wise 6 Kimberley D. Harris DAVIS POLK & WARDWELL 7 450 Lexington Avenue New York, New York 10017 8 Telephone: (212) 450-4000 9 Facsimile: (212) 450-3800 d.wise@dpw.com 10 kharris@dpw.com 11 12 13 14 15 16 17 18 19 20 21 22 23 served, and specifically reserves all arguments as to insufficient service. Moreover, in 24 a related case filed in this court, Swanston v. TAP Pharmaceutical Products, et al., Maricopa County Superior Court CV2002-004988, the Court dismissed AstraZeneca 25 PLC for lack of personal jurisdiction. At any rate, all AstraZeneca entities whose consent to removal is required to effectuate removal do consent to removal. 26

- 7 **-** 1138199

1	Randy Papetti, Atty. No. 014586
2	LEWIS AND ROČA LLP 40 N. Central Ave, Suite 1900
3	Phoenix, AZ 85004 602-262-5337
4	602-734-3865 (fax) Rpapetti@lrlaw.com
5	Counsel for Abbott Laboratories and TAP Pharmaceutical Products Inc.
6	1 Toducts Inc.
7	By <u>s/Randy Papetti</u> Randy Papetti
8	
9	Of Counsel for These Defendants:
10	James R. Daly J. Ryan Mitchell
11	JONES DAY 77 W. Wacker Drive
12	Chicago, IL 60601-1692 312-782-3939
13	312-782-8585 (fax)
14	jrdaly@jonesday.com jrmitchell@jonesday.com
15	Toni-Ann Citera
16	JONES DAY 222 East 41st Street
17	New York, New York 10017-6702 212-326-3939
18	212-755-7306 (fax) tcitera@jonesday.com
19	
20	
21	
22	
23	
24	
25	
26	
	- 8 - 1138199

1	Andrew S. Gordon, Atty. No. 003660 COPPERSMITH GORDON SCHERMER OWENS & NELSON
2	PLC
3	2800 North Central Avenue Suite 1000
4	Phoenix, AZ 85004 602-224-0999
5	andy@cgson.com
6	Attorneys for Defendant Amgen Inc.
7	
8	By <u>s/Andrew S. Gordon</u> Andrew S. Gordon
9	
10	Of Counsel for This Defendant:
11	Steven F. Barley
12	Joseph H. Young HOGAN & HARTSON LLP 111 South Calvert Street
13	Suite 1600
14	Baltimore, MD 21202 410-659-2700 afherlov@hhlovy.com
15	sfbarley@hhlaw.com jhyoung@hhlaw.com
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	0
	- 9 - 1138199

1	Pamela M. Overton, No. 009062
2	Aaron Schepler, No. 019985 GREENBERG TRAURIG, LLP
3	2375 East Camelback Road, Suite 700 Phoenix, AZ 85016
4	(602) 445-8000 overtonp@gtlaw.com
5	Scheplera@gtlaw.com
6	Attorneys for Defendants Aventis Pharmaceuticals Inc. ²
7	By <u>s/Pamela M. Overton</u> Pamela M. Overton
8	Pamela M. Overton
9	
10	Of Counsel for These Defendants:
11	Michael L. Koon Joseph G. Matye
12	SHOOK, HARDY & BACON 2555 Grand Boulevard
13	Kansas City, MO 64108-2613 (816) 474-6550
14	mkoon@shb.com jmatye@shb.com
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	The Complaint also names Rhone-Poulenc Rorer, S.A. and Hoechst Marion Roussel, Inc. as separate defendants. Rhone-Poulenc Rorer, S.A. and Hoechst Marion
25	Roussel, Inc. do not exist as separate entities and have not been served. In any event, Aventis Pharmaceuticals Inc. and all related entities, whether or not properly named
26	or served, consent to removal.

- 10 - 1138199

1	Pamela M. Overton, No. 009062
2	Aaron Schepler, No. 019985 GREENBERG TRAURIG, LLP
3	2375 East Camelback Road, Suite 700 Phoenix, AZ 85016
4	(602) 445-8000 overtonp@gtlaw.com
5	Scheplera@gtlaw.com
6	Attorneys for Defendant Aventis Behring LLC (now known as ZLB Behring LLC)
7	D /D 1. M. Overston
8	By s/Pamela M. Overton Pamela M. Overton
9	
10	Of Counsel for This Defendant:
11	Jonathan T. Rees Gregory M. Petouvis
12	Gregory M. Petouvis HOGAN & HARTSON LLP 555 13 th Street, N.W.
13	Washington, DC 2004 (202) 637-5600
14	<u>JTRees@hhlaw.com</u> <u>GMPetouvis@hhlaw.com</u>
15	
16 17	
18	
19	
20	
21	
22	
23	
24	
25	
26	11
	- 11 - 1138199

1	Robert P. Simbro, No. 007501
2	SIMBRO & WHITE, P.C. 8767 E. Via de Commercio
3	Suite 103 Scottsdale, Arizona 85258 The transfer of the state of the s
4	Telephone: (480) 607-0500 Facsimile: (480) 607-0400 rsimbro@simbrowhiteandbarfield.com
5	Attorneys For B. Braun Medical Inc.
6	Attorneys For B. Braun Medicai Inc.
7	By s/Robert P. Simbro Robert P. Simbro
8	ROOCITT. SIMOTO
9	Of Counsel for This Defendant:
10	Daniel F. Attridge, P.C.
11	KIRKLAND & ELLIS LLP 655 15th Street, N.W.
12	Washington, DC 20005 Telephone: (202) 879-5012
13	Facsimile: (202) 654-9555 dattridge@kirkland.com
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	- 12 - 1138199

1 2	Vincent J. Montell, No. 014236 Karl A. Fazio, No. 018771 BOWMAN AND BROOKE LLP
3	Suite 1600, Phoenix Plaza 2901 North Central Avenue
4	Phoenix, Arizona 85012-2761 Direct: (602) 643-2300
5	Fax: (602) 248-0947 Vince.Montell@phx.bowmanandbrooke.com
6	Karl.Fazio@phx.bowmanandbrooke.com
7	Attorneys for Baxter Healthcare Corporation and Baxter International Inc.
8	D NY 1736 (11
9	By s/Vincent J. Montell Vincent J. Montell
10	
11	Of Counsel for These Defendants:
12	Merle M. DeLancey
13	Tina Ducharme Reynolds DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP
14	2101 L Street, NW Washington, DC 20037
15	Direct: (202) 785-9700 Fax: (202) 887-0689
16	delanceym@dsmo.com reynoldst@dsmo.com
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	- 13 - 1138199
ı	1

1	D. Samuel Coffman, No. 011428 MARISCAL WEEKS McINTYRE & FRIEDLANDER PA
2	2901 North Central, Suite 200
3	Phoenix, Arizona 85012 602-285-5000
4	sam.coffman@mwmf.com
5	Attorneys for Defendant Bayer Corporation
6	By s/D. Samuel Coffman D. Samuel Coffman
7	D. Samuel Coffman
8	
9	Of Counsel for This Defendant:
10	Richard D. Raskin Michael P. Doss
11	SIDLEY AUSTIN LLP One South Dearborn Street
12	Chicago, IL 60603 312.853.7000
13	312.853.7036 (fax) <u>rraskin@sidley.com</u>
14	mdoss@sidley.com
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

- 14 - 1138199

1	John E. DeWulf, No. 006850 Darlene M. Wauro, No. 014697
2	ROSHKA, DeWULF & PATTEN, PLC 400 East Van Buren
3	Suite 800 Phoenix, Arizona 85004
4	602-256-6100 dewulf@rdp-law.com
5	wauro@rdp-law.com
6	Helen E. Witt
7	Maria Pellegrino Rivera, No. 018124
8	KIRKLAND & ELLIS, LLP 200 East Randolph Drive
9	Chicago, Illinois 60601-3363 312-861-2000
10	hwitt@Kirkland.com mrivera@Kirkland.com
11	Attorneys for Defendants Ben Venue Laboratories, Inc.,
12	Boehringer Ingelheim Pharmaceuticals, Inc., and Roxane Laboratories, Inc. ³
13	D /I I E D W.16
14	By s/John E. DeWulf John E. DeWulf
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	The Complaint also names Bedford Laboratories as a separate defendant. Bedford Laboratories is not a separate entity and has not been served. Rather,
25	Bedford Laboratories is a division of Ben Venue Laboratories, Inc., which has also been named as a defendant. In any event, all Boehringer-related entities, whether or
26	not properly named or served, consent to removal.

- 15 - 1138199

1	Andrew M. Jacobs, No. 021146
2	Adrienne S. Ehrhardt, No. 022429 SNELL & WILMER L.L.P.
3	One South Church Avenue Suite 1500
4	Tucson, Arizona 85701 520-882-1200
5	FAX: 520-884-1294 ajacobs@swlaw.com
6	aehrhardt@swlaw.com
7	Attorneys for Defendant Biogen Idec, Inc. (incorrectly named as Biogen IDEC U.S.)
8	Dry g/Androw M. Toooba
9	By s/Andrew M. Jacobs Andrew M. Jacobs
10	
11	Of Counsel for this Defendant:
12	James C. Burling Maura T. Healey
13	Kimberly I. Friday WILMER CUTLER PICKERING HALE AND DORR LLP
14	60 State Street Boston, MA 02109
15	Telephone: (617) 526-6000
16	Facsimile: (617) 526-5000 james.burling@wilmerhale.com maura.healey@wilmerhale.com
17	kim.friday@wilmerhale.com
18	
19	
20	
21	
22	
23	
24	
25	
26	16
	- 16 - 1138199

1	George Brandon, Arizona Bar No. 017947 Andrea L. Marconi, Arizona Bar No. 022577
2	SQUIRE, SANDERS & DEMPSEY L.L.P. Two Renaissance Square
3	40 North Central Avenue, Suite 2700 Phoenix, AZ 85004-4498
4	Telephone: 602.528.4000 Facsimile: 602.253.8129
5	gbrandon@ssd.com amarconi@ssd.com
6	Attorneys for Defendants Apothecon, Inc., Bristol-Myers
7	Squibb Co., and Oncology Therapeutics Network Corp.
8	Bys/George Brandon
9	George Brandon
10	
11	Of Counsel for These Defendants:
12	Steven M. Edwards Lyndon M. Tretter
13	HOGAN & HARTSON L.L.P. 875 Third Avenue
14	New York, NY 10022 Telephone: 212.918.3000
15	Facsimile: 212.918.3100 SMEdwards@HHLAW.com
16	<u>LMTretter@HHLAW.com</u>
17	
18	
19	
20	
21	
22	
23	
2425	
26	
20	- 17 - 1138199
	d

1	Don Bivens, No. 005134
2	Paul L. Stoller, No. 016773 BIVENS & NORE, P.A.
3	3003 N. Central Avenue, #1200 Phoenix, AZ 85012
4	(602) 604-2200 <u>dwbivens@bivens-nore.com</u> <u>plstoller@bivens-nore.com</u>
5	Attorneys for Defendant Dey, Inc.
6	Attorneys for Defendant Dey, Inc.
7	By <u>s/Don Bivens</u> Don Bivens
8	
9	Of Counsel for This Defendant:
10	
11	Christopher C. Palermo KELLEY DRYE & WARREN LLP 101 Park Avenue
12	New York, N.Y. 10178 (212) 808-7789
13	cpalermo@kelleydrye.com
14	
15	
16	
17	
18	
19	
20	
21	
22 23	
24	
2 4 25	
26	
	- 18 - 1138199

1	Martin A. Aronson, Arizona Bar No. 9005
2	MORRILL & ARONSON, P.L.C. One East Camelback Road, Suite 340
3	Phoenix, Arizona 85012 Telephone: (602) 263-8993
4	Facsimile: (602) 285-9544 maronson@maazlaw.com
5	Attorneys for Defendants Fujisawa Healthcare, Inc.
6	and Fujisawa USA, Inc.
7	By s/Martin Aronson
8	Martin Aronson
9	
10	Of Counsel for These Defendants:
11	Michael T. Scott, Esq. REED SMITH LLP
12	2500 One Liberty Place 1650 Market Street
13	Philadelphia, PA 19103-7301 Telephone: (215) 851-8100
14	Facsimile: (215)851-1420 MScott@reedsmith.com
15	Andrew L. Hurst, Esq.
16	Lasagne A. Wilhite, Esq. REED SMITH LLP
17	1301 K Street, N.W. Suite 1100 - East Tower
18	Washington, D.C. 20005 Telephone: (202) 414-9200
19	Facsimile: (202) 414-9299 AHurst@reedsmith.com
20	LWilhite@reedsmith.com
21	
22	
23	
24	
25	
26	
20	10 113810

1	Michael K. Kennedy, No. 004224
2	GALLAGHER & KÉNNEDY P.A. 2575 E. Camelback Road, Suite 1100
3	Phoenix, AZ 85016 Telephone: (602) 530-8000
4	Facsimile: (602) 530-8500 mkk@gknet.com
5	Attorneys for Defendant Immunex Corporation
6	By <u>s/Michael K. Kennedy</u> Michael K. Kennedy
7	Michael K. Keilliedy
8	
9	Of Counsel for This Defendant:
10	David J. Burman Kathleen M. O'Sullivan
11	PERKINS COIE LLP 1201 Third Avenue, Suite 4800
12	Seattle, WA 98101-3099 Telephone: (206) 359-8000
13	Facsimile: (206) 359-9000 DBurman@perkinscoie.com KOSullivan@perkinscoie.com
14	KOSullivan@perkinscoie.com
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	- 20 - 1138199
	1

	N. G. D. N. 016700
1	Mary G. Pryor, No. 016709 THE CAVANAGH LAW FIRM, P.A.
2	1850 North Central Avenue, Suite 2400 Phoenix, Arizona 85004-4527
3	(602) 322-4035 mpryor@cavanaghlaw.com
4	Attorneys for Defendants Centocor, Inc., Janssen
5	Pharmaceutica LLP, Johnson & Johnson, McNeil PPC, and Ortho Biotech Products LLP
6	Bys/Mary G. Pryor
7	Mary Pryor
8	
9	Of Counsel for These Defendants:
10	William F. Cavanaugh, Jr. Andrew D. Schau
11	PATTERSON, BELKNAP, WEBB & TYLER LLP 1133 Avenue of the Americas
12	New York, NY 10036-6710 (212) 336-2000
13	adschau@pbwt.com
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	- 21 - 1138199

1	John R. Dacey, Esq., Arizona State Bar No. 004962 James A. Craft, Esq., Arizona State Bar No. 005145
2	GAMMAGE & BURNHAM Two North Central Avenue, 18th Floor
3	Phoenix, AZ 85004 Telephone (602) 256-0566
4	Facsimile (602) 256-4475 <u>Jdacey@gblaw.com</u>
5	jcraft@gblaw.com
6	Attorneys For Defendant Merck & Co., Inc.
7	Bys/John R. Dacey
8	John R. Dacey
9	
10	Of Counsel for This Defendant:
11	John M. Townsend, Esq. Robert P. Reznick, Esq.
12	Robert B. Funkhouser, Esq. HUGHES HUBBARD & REED LLP
13	1775 I Street, N.W. Washington, DC 20006-2401
14	Telephone: (202) 721-4600 Facsimile: (202) 721-4646
15	townsend@hugheshubbard.com reznick@hugheshubbard.com
16	funkhous@hugheshubbard.com
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	- 22 - 1138199

1 2 3 4 5	Barry D. Halpern, No. 005441 Stephanie V. Hackett, No. 019353 Joseph G. Adams, No. 018210 SNELL & WILMER L.L.P. One Arizona Center 400 E. Van Buren Phoenix, AZ 85004-2204 (602) 382-6000 FAX: (602) 382-6070 bhalpern@swlaw.com
6	shackett@swlaw.com jgadams@swlaw.com
7	
8	Attorneys for Defendants Pharmacia Corporation and
9	Pharmacia & Upjohn, Inc. By s/Stephanie V. Hackett
11	Stephanie V. Hackett
12	
13	Of Counsel for These Defendants:
14	John C. Dodds MORGAN, LEWIS & BOCKIUS LLP 1701 Market Street
15	Philadelphia, PA 19103-2921 Telephone: 215.963.5000
16	Facsimile: 215.963.5001 jdodds@morganlewis.com
17 18	Scott A. Stempel
18	J. Clayton Everett, Jr. MORGAN, LEWIS & BOCKIUS LLP 1111 Pennsylvania Ave., NW
20	Washington, DC 20004 Telephone: 202.739.3000
21	Facsimile: 202.739.3001 sstempel@morganlewis.com
22	jeverett@morganlewis.com
23	
24	
25	
26	
	- 23 - 1138199

1	Lydia A. Jones, No. 017178
2	ROGERS & THEOBALD, LLP The Camelback Esplanade
3	8th Floor 2425 East Camelback Road
4	Phoenix, Arizona 85016 Tel: (602) 852-5582
5	Fax: (602) 852-5570 laj@rogerstheobald.com
6	Attorneys for Defendants Sicor Inc. f/d/b/a Gensia, Inc., Gensia Sicor Pharmaceuticals Inc.
7	
8	By <u>s/Lydia A. Jones</u> Lydia A. Jones
9	
10	Of Counsel for these Defendants:
11	Elizabeth I. Hack, Esq. SONNENSCHEIN NATH & ROSENTHAL LLP
12	1301 K Street, NW, Suite 600 East Tower Washington, DC 20005
13	Tel: (202) 408-9236 Fax: (202) 408-6399 ehack@sonnenschein.com
14	ehack@sonnenschein.com
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	- 24 - 1138199
	I and the state of

Robert W. Shely, No. 014261 1 Rodney W. Ott, No. 016686 BRYAN CAVE LLP 2 Two North Central Avenue, Suite 2200 Phoenix, Arizona 85254 3 Tel: 602-364-7000 Fax: 602-364-7070 4 rwshely@bryancave.com 5 rwott@bryancave.com Attorneys for SmithKline Beecham Corporation d/b/a 6 GlaxoSmithKline4 7 s/Rodney W. Ott 8 Rodney W. Ott 9 10 11 12 13 14 15 16 17 18 19 The Complaint names GlaxoSmithKline plc, Glaxo Wellcome, Inc. and 20 SmithKline Beecham Corp. as separate defendants. Glaxo Wellcome, Inc. and SmithKline Beecham Corp. have merged. In the United States, "SmithKline Beecham Corporation" is the remaining corporation, and it is doing business as 21 "GlaxoSmithKline." Thus, the defendants named as Glaxo Wellcome, Inc. and 22 SmithKline Beecham Corp. are both appearing under the correct corporate name of SmithKline Beecham Corporation, d/b/a GSK. Named defendant GlaxoSmithKline 23 plc is a holding company with no employees organized under the laws of England and Wales. GlaxoSmithKline plc was not involved in the matters raised by the 24 Complaint, can only be properly served under the Hague Convention, has not been served, and specifically reserves all arguments as to insufficient service. At any rate, 25 GSK and all related entities, whether or not properly named or served, consent to removal. 26

- 25 - 1138199

1	Andrew F. Halaby, No.017251
2	Adam E. Lang, No. 022545 SNELL & WILMER
3	One Arizona Center Phoenix, Arizona 85004-2202
4	Telephone (602) 382-6000 Facsimile (602) 382-6070
5	ahalaby@swlaw.com alang@swlaw.com
6	Attorneys for Defendants Warrick Pharmaceuticals
7	Corporation and Schering-Plough Corporation
8	By <u>s/Andrew F. Halaby</u> Andrew F. Halaby
9	7 Midiew 1. Haidey
10	Of Counsel for These Defendants:
11	John T. Montgomery Brien T. O'Connor BODES & CRAYLLE
12	ROPES & GRAY LLP One International Place
13	Boston, MA 02110-2624 Telephone (617) 951-7000
14	Facsimile (617) 951-7050 john.montgomery@ropesgray.com
15	brien.o' <u>connor@ropesgray.com</u>
16	J. Steven Baughman ROPES & GRAY LLP
17	One Metro Center 700 12 th Street, N.W., Suite 900
18	Washington, DC 20005-3948 Telephone (202) 508-4600
19	Facsimile (202) 508-4650 steven.baughman@ropesgray.com
20	Steven. baugiman@ropesgray.com
21	
22	
23	
24	
25	
26	
	- 26 - 1138199

1	Winn L. Sammons, No. 005500	
2	SANDERS & PARKS, P.C. 3030 N. 3rd Street, Suite 1300	
3	Phoenix, AZ 85012 (602) 532-5786	
4	<u>Winn.Sammons@SandersParks.com</u>	
5	Attorneys for Watson Pharmaceuticals, Inc.	
6	By s/Winn L. Sammons Winn L. Sammons	
7	winn L. Sammons	
8	Of Counsel for this Defendant:	
9	Douglas B. Farquhar	
10	Michelle L. Butler HYMAN, PHELPS, & McNAMARA, P.C.	
11	700 Thirteenth Street, N.W., Suite 1200 Washington, D.C. 20005	
12	(202) 737-5600 (202) 737-9329 (facsimile)	
13	dbf@hpm.com mlb@hpm.com	
14		
15		
16		
17		
18		
19	·	
20		
21		
22		
23		
24		
25		
26	- 27 - 1138199	

1 CERTIFICATE OF SERVICE 2 I hereby certify that on January 5, 2006, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of 3 a Notice of Electronic Filing: 4 I hereby certify that on January 5, 2006, I served the attached document (minus Exhibit A - which consists of the documents previously filed in Superior Court) 5 by mail on the following: 6 Terry Goddard Attorney General 7 Ann Thompson Uglietta Assistant Attorney General 8 Consumer Protection and Advocacy Section 1275 West Washington 9 Phoenix, Arizona 85007-2997 10 Steve W. Berman Robert B. Carey 11 Sean R. Matt Hagens Berman Sobol Shapiro LLP 12 1301 Fifth Avenue, Suite 2900 Seattle, Washington 98101 13 Attorneys for Plaintiff 14 s/Deborah B. Dunn 15 16 17 18 19 20 21 22 23 24 25 26 - 28 -1138199